

Document Page 1 of 1
**IN THE UNITED STATES BANKRUPTCY COURT
 FOR THE WESTERN DISTRICT OF PENNSYLVANIA**

FILED
 4/29/22 10:44 am
 CLERK
 U.S. BANKRUPTCY
 COURT - WDP

In re:	:	Case No.:	17-22147-GLT
	:	Chapter:	11
Ronald S. Jones	:		
	:		
	:	Date:	4/28/2022
Debtor(s).	:	Time:	10:30

PROCEEDING MEMO

MATTER: #198 - Objection to Claim No. 13 of Robleto Kuruco, PLLC
 #214 - Reply to Objection to Claim Filed by Robleto Law

APPEARANCES:

Debtor:	Donald R. Calaiaro
Robleto Kuruco:	Aurelius Robleto

NOTES: [11:12 a.m.]

Calaiaro: [Delivers argument in support of the objection to claim by Robleto Kuruco]. This is a post-petition claim as to the Debtor. This claim is not dischargeable.

Court: I don't know that I need to hear anything more from the Debtor on this. Mr. Robleto, the issue here is whether you have the right to have an administrative priority claim against this estate.

Robleto: Initially, in our motion to substitute, we made reference to § 327.

Court: The motion to substitute was just that. It was not an employment application. [Court delivers its oral ruling on the objection to claim].

OUTCOME:

1. The *Objection to Claim No. 13 of Robleto Kuruco, PLLC* [Dkt. No. 198] is SUSTAINED. [Chambers to Issue].

DATED: 4/28/2022